our current and new Allies, they nonetheless represent a sacrifice by the

American people.

Successful ratification of these Protocols demands not only the Senate's advice and consent required by our Constitution, but also the broader, bipartisan support of the American people and their representatives. For that reason, it is encouraging that congressional leaders in both parties and both chambers have long advocated NATO's enlargement. I have endeavored to make the Congress an active partner in this process. I was pleased that a bipartisan group of Senators and Representatives accompanied the U.S. delegation at the NATO summit in Madrid last July. Officials at all levels of my Administration have consulted closely with the relevant committees and with the bipartisan Senate NATO Observer Group. It is my hope that this pattern of consultation and cooperation will ensure that NATO and our broader European policies continue to have the sustained bipartisan support that was so instrumental to their success throughout the decades of the Cold War.

The American people today are the direct beneficiaries of the extraordinary sacrifices made by our fellow citizens in the many theaters of that "long twilight struggle," and in the two world wars that preceded it. Those efforts aimed in large part to create across the breadth of Europe a lasting. democratic peace. The enlargement of NATO represents an indispensable part of today's program to finish building such a peace, and therefore to repay a portion of the debt we owe to those who went before us in the quest for freedom and security.

The rise of new challenges in other regions does not in any way diminish the necessity of consolidating the increased level of security that Europe has attained at such high cost. To the contrary, our policy in Europe, including the Protocols I transmit herewith, can help preserve today's more favorable security environment in the transatlantic area, thus making it possible to focus attention and resources elsewhere while providing us with additional Allies and partners to help share our security burdens.

The century we are now completing has been the bloodiest in all of human history. Its lessons should be clear to us: the wisdom of deterrence, the value of strong Alliances, the potential for overcoming past divisions, and the imperative of American engagement in Europe. The NATO Alliance is one of the most important embodiments of these truths, and it is in the interest of the United States to strengthen this proven institution and adapt it to a new era. The addition to this Alliance of Poland, Hungary, and the Czech Republic is an essential part of that program. It will help build a Europe that can be integrated, democratic, free, and at peace for the first time in its history. It can help ensure that we and

our Allies and our partners will enjoy greater security and freedom in the century that is about to begin.

I therefore recommend that the Senate give prompt advice and consent to ratification of these historic Protocols.

WILLIAM J. CLINTON.

THE WHITE HOUSE, February 11, 1998.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Williams, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The nominations received today are printed at the end of the Senate proceedings.)

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-337. A joint resolution adopted by the Legislature of the State of Alaska; to the Committee on Energy and Natural Resources.

HOUSE JOINT RESOLUTION NO. 14

Whereas the United Nations has designated 67 sites in the United States as "World Heritage Sites" or "Biosphere Reserves," which altogether are about equal in size to the State of Colorado, the eighth largest state;

Whereas art. IV, sec. 3, United States Constitution, provides that the United States Congress shall make all needed regulations governing lands belonging to the United States; and

Whereas many of the United Nations' designations include private property inholdings and contemplate "buffer zones" of adjacent land; and

Whereas some international land designations such as those under the United States Biosphere Reserve Program and the Man and Biosphere Program of the United Nations Scientific, Educational, and Culture Organization operate under independent national committees such as the United States National Man and Biosphere Committee that have no legislative directives or authorization from the Congress; and

Whereas these international designations as presently handled are an open invitation to the international community to interfere in domestic economies and land use decisions; and

Whereas local citizens and public officials concerned about job creation and resource based economies usually have no say in the designation of land near their homes for inclusion in an international land use program; and

Whereas former Assistant Secretary of the Interior George T. Frampton, Jr., and the President used the fact that Yellowstone National Park had been designated as a "World Heritage Site" as justification for intervening in the environmental impact statement process and blocking possible development of an underground mine on private land in Montana outside of the park; and

Whereas a recent designation of a portion of Kamchatka as a "World Heritage Site" was followed immediately by efforts from environmental groups to block investment insurance for development projects on Kamchatka that are supported by the local communities; and

Whereas environmental groups and the National Park Service have been working to establish an International Park, a World Heritage Site, and a Marine Biosphere Reserve covering parts of western Alaska, eastern Russia, and the Bering Sea; and

Whereas, as occurred in Montana, such designations could be used to block development projects on state and private land in western Alaska; and

Whereas foreign companies and countries could use such international designations in western Alaska to block economic development that they perceive as competition; and

Whereas animal rights activists could use such international designations to generate pressure to harass or block harvesting of marine mammals by Alaska Natives; and

Whereas such international designations could be used to harass or block any commercial activity, including pipelines, railroads, and power transmission lines; and

Whereas the President and the executive branch of the United States have, by Executive Order and other agreements, implemented these designations without approval by the Congress; and

Whereas actions by the President in applying international agreements to lands owned by the United States may circumvent the Congress: and

Whereas Congressman Don Young introduced House Resolution No. 901 in the 105th Congress entitled the "American Lands Sovereignty Protection Act of 1997" that required the explicit approval of the Congress prior to restricting any use of United States land under international agreements;

Be it resolved, That the Alaska State Legislature supports the "American Lands Sovereignty Protection Act" that reaffirms the constitutional authority of the Congress as the elected representatives of the people over the federally owned land of the United States.

Copies of this resolution shall be sent to the Honorable Ted Stevens and the Honorable Frank Murkowski, U.S. Senators, and the Honorable Don Young, U.S. Representative, members of the Alaska delegation in Congress.

POM-338. A concurrent resolution adopted by the Legislature of the State of West Virginia; to the Committee on Foreign Rela-

HOUSE CONCURRENT RESOLUTION 3

Whereas, The United States is a signatory to the 1992 United Nations Framework Convention of Global Climate Change; and

Whereas, In December, 1997, the United States participated in negotiations in Kyoto, Japan, resulting in the agreement known as the Kyoto Protocol, which calls for the United States to reduce emissions of greenhouse gases by 7 percent from 1990 levels during the period A.D. 2008 to 2012, with potentially larger reductions thereafter; and

Whereas, The United States delegation signed the Protocol on December 10, 1997; and

Whereas, The Kyoto Protocol calls for reductions by other industrial nations from 1990 levels by 6 to 8 percent during the same period; and

Whereas, Developing nations are exempted from greenhouse gas emission limitation requirements of the Framework Convention and refused to accept any new commitments for such limitations during the negotiations of the Kyoto Protocol; and

Whereas, The United States relies on carbon-based fossil fuels for more than 90 percent of its total energy supply; and

Whereas, The requirements of the Protocol would bind the United States to more than a 35 percent reduction in carbon dioxide emissions between 2008 and 2012; and

Whereas, Research has not reached convincing proof that fossil fuel related emissions is in fact creating global climate changes; and

Whereas, Economic impact studies by the United States government estimate that the requirements of the treaty could result in the loss of 900,000 jobs, increased energy prices, losses of output in energy intensive industries such as aluminum, steel, rubber, chemical and utility production and especially the coal industry; and

Whereas, The State of West Virginia, being dependent upon these industries and especially upon the coal industry, would experience these effects severely, including the possible loss of thousands of jobs; and

Whereas, The President of the United States pledged on October 22, 1997, that the United States will not assume binding obligations unless key developing nations meaningfully participate in this effort; and

Whereas, The failure of key developing nations to participate will create unfair competitive imbalances between the United States and these developing nations, potentially leading to the transfer of jobs vital to the West Virginia economy to developing nations; and

Whereas, On July 25, 1997, the United States Senate adopted Senate Resolution No. 98, expressing the sense of the Senate that the United States should not be a signatory to any protocol or to any other agreement which would require the advice and consent of the Senate to ratify, and which would mandate new commitments to mitigate greenhouse gas emissions unless the protocol or agreement mandates commitments and compliance by developing nations; therefore, be it

Resolved by the Legislature of West Virginia, That the President of the United States is requested not to sign the Kyoto Protocol so long as the possibility of all above mentioned negative effects upon the American economy exists; and, be it

Further Resolved, That, in the event that the President signs the Kyoto Protocol, the Senate of the United States is requested to refuse ratification of the Protocol so long as the possibility of said effects exits; and, be it

Further Resolved, That the Clerk of the House of Delegates shall, immediately upon its adoption, transmit duly authenticated copies of this resolution to the President of the United States, to the President Pro Tempore and the Secretary of the United States Senate, and to the United States Senators representing West Virginia.

REPORTS OF COMMITTEE

The following report of committee was submitted:

By Mr. MURKOWSKI, from the Committee on Energy and Natural Resources:

Special Report entitled "History, Jurisdiction, and a Summary of Activities of the committee on Energy and Natural Resources During the 104th Congress" (Rept. No. 105–160).

EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of committees were submitted:

By Mr. MURKOWSKI, from the Committee on Energy and Natural Resources:

Margaret Hornbeck Greene, of Kentucky, to be a Member of the Board of Directors of the United States Enrichment Corporation for a term expiring February 24, 2003.

Donald J. Barry, of Wisconsin, to be Assistant Secretary for Fish and Wildlife.

(The above nominations were reported with the recommendation that they be confirmed, subject to the nominees' commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.)

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. ROTH:

- S. 1622. A bill to suspend temporarily the duty on deltamethrin; to the Committee on Finance.
- S. 1623. A bill to suspend temporarily the duty on diclofop-methyl; to the Committee on Finance.
- S. 1624. A bill to suspend temporarily the duty on piperonyl butoxide; to the Committee on Finance.
- S. 1625. A bill to suspend temporarily the duty on resmethrin; to the Committee on Finance.
- S. 1626. A bill to suspend temporarily the duty on thidiazuron; to the Committee on Finance.
- S. 1627. A bill to suspend temporarily the duty on tralomethrin; to the Committee on Finance.
- S. 1628. A bill to suspend temporarily the duty on synthetic organic coloring matter c.i. pigment yellow 109; to the Committee on Finance.
- S. 1629. A bill to suspend temporarily the duty on synthetic organic coloring

matter c.i. pigment yellow 110; to the Committee on Finance.

S. 1630. A bill to suspend temporarily the duty on pigment red 177; to the Committee on Finance.

LEGISLATION TO SUSPEND TEMPORARILY THE DUTY ON CERTAIN CHEMICALS

Mr. ROTH. Mr. President, I rise today to introduce nine bills to suspend temporarily the imposition of duties on the importation of certain products.

I am pleased to introduce six bills to suspend temporarily the imposition of duties on imports of certain chemicals used in the production of pesticides. These chemicals are deltamethrin, diclofop-methyl, piperonyl butoxide, resmethrin, thidiazuron and tralomethrin. By temporarily suspending the imposition of duties, these bills would help AgrEvo USA, a company located in Wilmington, Delaware, lower its cost of production and improve its competitiveness.

I am also pleased to introduce three bills to suspend temporarily the imposition of duties on imports of Pigment Yellow 109, Yellow 110 and Pigment Red 177. These high quality coloring materials are imported for sale in the United States by Ciba Specialty Chemicals Corporation (Pigments Division), a company located in Newport, Delaware. By temporarily suspending the imposition of duties, these bills will reduce significantly the cost of coloring materials that are used in a wide variety of finished products, including automotive parts, vinyl flooring, carpet fibers and plastic utensils.

I ask unanimous consent that these bills be printed in the RECORD.

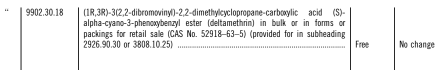
There being no objection, the bills were ordered to be printed in the RECORD, as follows:

S. 1622

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. TEMPORARY SUSPENSION OF DUTY.

(a) IN GENERAL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by inserting in numerical sequence the following new heading:



(b) EFFECTIVE DATE.—The amendment made by this section applies with respect to goods entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of enactment of this Act.

S. 1623

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

(b) EFFECTIVE DATE.—The amendment SECTION 1. TEMPORARY SUSPENSION OF DUTY.

- (a) IN GENERAL.—Subheading 9902.30.16 of the Harmonized Tariff Schedule of the United States is amended by striking "12/31/98" and inserting "12/31/2000".
- (b) EFFECTIVE DATE.—The amendment made by this section applies with respect to goods entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of enactment of this Act.



S. 1624

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. TEMPORARY SUSPENSION OF DUTY.

(a) IN GENERAL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by inserting in numerical sequence the following new heading: